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CHAPTER 184

PROHIBITING STENCH BOMBS

H. F. 192

AN ACT prohibiting the unlawful use, manufacture, preparation, or possession of stench bombs, tear bombs, or any liquid, gaseous, or solid substance with intent to throw, drop, pour, explode, deposit, release, discharge or expose any such noxious, annoying, offensive or dangerous substance in any public place.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. It shall be unlawful to throw, drop, pour, explode, deposit, release, discharge or expose, or to attempt to throw, drop, pour, explode, deposit, release, discharge or expose in, upon or about any theater, restaurant, car, vessel, structure, place of business, place of amusement or any place of public assemblage, any stench bomb, tear bomb, liquid, gaseous or solid substance or matter of any kind which is injurious to person or property, or is nauseous, sickening, irritating or offensive to any of the senses.
- SEC. 2. It shall be unlawful to manufacture or prepare, or to possess any stench bomb, tear bomb, liquid, gaseous, or solid substance or matter of any kind which is injurious to person or property, or is nauseous, sickening, irritating or offensive, to any of the senses with intent to throw, drop, pour, explode, deposit, release, discharge or expose the same in, upon or about any theater, restaurant, car, vessel, structure, place of business, place of amusement, or any other place of public assemblage.
- SEC. 3. The provisions hereof shall not apply to any duly constituted police or military authorities or prison officials or peace officers in the discharge of their duties.
 - SEC. 4. The provisions of section two (2) hereof shall not apply to licensed physicians, nurses, pharmaceutists, and other persons licensed under the laws of this state; nor to any established place of business or home having tear gas installed as a protection against burglary, robbery or holdup, nor to any bank or other messenger carrying funds or other valuables; nor to any manufacturer or representative thereof who maintains a permanent place of business in this state for the purpose of manufacturing and/or selling tear gas and tear-gas equipment for such protection, or of supplying tear gas and equipment therefor to regularly constituted peace officers.
- SEC. 5. Every person violating any of the provisions hereof shall be punishable by imprisonment in the county jail for not less than three (3) months and not more than one (1) year, or by a fine of not less than five hundred dollars (\$500) and not more than two thousand dollars (\$2,000), or by both such fine and imprisonment.

....., a newspaper published at, Iowa, without expense to the state.

House File No. 192. Approved April 19, 1933.

I hereby certify that the foregoing act was published in the Harlan Tribune, April 27, 1933, and the Remsen Bell-Enterprise, April 27, 1933.

Mrs. Alex Miller, Secretary of State.

Note: Harlan Tribune and Remsen Bell-Enterprise selected in accordance with section fifty-five (55), code, 1931.

CHAPTER 185

DEATH PENALTY FOR KIDNAPPING

H. F. 236

AN ACT to amend section twelve thousand nine hundred eighty-three (12983), code, 1931, relating to kidnapping for ransom, by changing the penalty therefor from life imprisonment to death by hanging upon conviction.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Section twelve thousand nine hundred eighty-three (12983), code, 1931, is amended as follows:

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- 3 Strike from lines eighteen (18) and nineteen (19) the words "im-
- prisoned in the penitentiary during life" and insert in lieu thereof the words "punished with death or imprisonment for life at hard labor
- in the penitentiary as determined by the jury, or the court if the

defendant pleads guilty".

House File No. 236. Approved April 20, 1933.

CHAPTER 186

USE OF PUBLIC PROPERTY

S. F. 26

AN ACT to prohibit the use and operation of publicly owned motor vehicles, machinery, equipment and other property for private purposes, making such use a misdemeanor and to provide a penalty for such violation and that all publicly owned automobiles must bear conspicuously placed labels designating their ownership.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. No public officer, deputy or employee of the state or any governmental subdivision, having charge or custody of any automobile, machinery, equipment, or other property, owned by the state or a governmental subdivision of this state, shall use or operate the same, or permit the same to be used or operated for any private
- purpose.
- SEC. 2. All publicly owned motor vehicles shall bear at least two labels in a conspicuous place, one on each side of said vehicle designat-3
- ing the bureau, department or commission using it. This label shall be designed to cover not less than one square foot of surface. This
- section shall not apply to any motor vehicle which shall be specifically